UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

	RAGARD PRODUCTS Y LITIGATION	: MDL DOCKET NO. 2974 :
This docum	nent relates to:	: 1:20-md-02974-LMM
Yavanna I	Davis	: Civil Action No.:
TEVA WOMEN TEVA BRANDI PRODUCTS R	ACEUTICALS USA, INC.; I'S HEALTH, LLC; ED PHARMACEUTICALS &D INC.; THE COOPER INC.; AND COOPERSURGICAL, INC.	: : : :
	SHORT FORM	COMPLAINT
Come	e(s) now the Plaintiff(s) nam	ed below, and for her/their Complaint
against the I	Defendant(s) named below, inc	corporate(s) the Second Amended Master
Personal In	jury Complaint (Doc. No. 7	79), in MDL No. 2974 by reference.
Plaintiff(s) f	Further plead(s) as follows:	
1.	Name of Plaintiff placed with	Paragard: Yavanna Davis
2.	Name of Plaintiff's Spouse (if	f a party to the case): N/A

State of Residence of each Plaintiff (including representative capacity) at time of filing of complaint: North Carolina State of Residence of each Plaintiff at the time of New York State of Residence of each Plaintiff at the time of North Carolina District Court and Division in which personal jury would be proper: U.S. District Court, Eastern District of North Carolina, Vernormal State of Court, Eastern District of North Caro	
State of Residence of each Plaintiff at the time of North Carolina District Court and Division in which personal jury would be proper: U.S. District Court, Eastern District of North Carolina, Volume Defendants. (Check one or more of the following the state of the state of the following the state of the sta	-
District Court and Division in which personal junwould be proper: U.S. District Court, Eastern District of North Carolina, V. Defendants. (Check one or more of the following	Paragard placem
would be proper: U.S. District Court, Eastern District of North Carolina, V. Defendants. (Check one or more of the following	Paragard remova
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Defendants are the only defendants against v	

in a Short Form Complaint.):

	A. Teva Pharmaceuticals USA, Inc.
~	B. Teva Women's Health, LLC
•	C. Teva Branded Pharmaceutical Products R&D, Inc.
/	D. The Cooper Companies, Inc.
~	E. CooperSurgical, Inc.
9.	Basis of Jurisdiction
~	Diversity of Citizenship (28 U.S.C. § 1332(a))
	Other (if Other, identify below):
10.	
<i>y</i> .	

Date(s) Plaintiff	Placing	Date Plaintiff's	Removal
had Paragard	Physician(s) or	Paragard was Removed	Physician(s) or other
placed	other Health Care	(DD/MM/YYYY)*	Health Care Provider
(DD/MM/YYYY)	Provider (include City and State)	*If multiple removal(s) or attempted removal procedures, list date of each separately.	(include City and State)** **If multiple removal(s) or attempted removal procedures, list information separately.
January 2013	Bronx Health Department (Bronx, NY)	05/20/2020	Cape Fear Valley Medical Center (Fayetteville, NC)
		05/21/2020	Cape Fear Valley Medical Center (Fayetteville, NC)

P	laintiff alleges breakage (other than thread or string breakage) of her
P	aragard upon removal.
Y	es
N	Го
F	rief statement of injury(ies) Plaintiff is claiming: laintiff's Paragard broke upon removal, and one arm was retained and has yet
<u>y</u>	et to be removed.
	laintiff reserves her right to allege additional injuries and omplications specific to her.
P	roduct Identification:
a	Lot Number of Paragard placed in Plaintiff (if now known): Unknown at this time.
b	. Did you obtain your Paragard from anyone other than the
	HealthCare Provider who placed your Paragard:
_	Yes
•	No
C	counts in the Master Complaint brought by Plaintiff(s):
C	Count I – Strict Liability / Design Defect
C	ount II – Strict Liability / Failure to Warn
C	ount III – Strict Liability / Manufacturing Defect
C	ount IV – Negligence
C	Sount V – Negligence / Design and Manufacturing Defect
C	ount VI – Negligence / Failure to Warn

Cour	nt IX – Negligent Misrepresentation
Cour	nt X – Breach of Express Warranty
Cour	nt XI – Breach of Implied Warranty
Cour	nt XII – Violation of Consumer Protection Laws
Cour	nt XIII – Gross Negligence
Cour	nt XIV – Unjust Enrichment
Cour	nt XV – Punitive Damages
Cour	nt XVI – Loss of Consortium
Othe	r Count(s) (Please state factual and legal basis for other claims
nclude	d in the Master Complaint below):
"Toll a. b.	ling/Fraudulent Concealment" allegations: Is Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No If Plaintiff is alleging "tolling/fraudulent concealment" beyond the facts alleged in the Master Complaint, please state the facts
	and legal basis applicable to the Plaintiff in support of those allegations below:
	Cour Cour Cour Cour Cour Cour Othe nclude "Toli

16.	Coun	t VII (Fraud & Deceit) and Count VIII (Fraud by Omission)
	allega	ations:
	a.	Is Plaintiff is bringing a claim under Count VII (Fraud &
		Deceit), Count VIII (Fraud by Omission), and/or any other claim
		for fraud or misrepresentation?
	✓	Yes
		No
	b.	If Yes, the following information must be provided (in accordance with Federal Rule of Civil Procedure 8 and/or 9,
		and/or with pleading requirements applicable to Plaintiff's state
		law claims):
	i.	The alleged statement(s) of material fact that Plaintiff alleges was false: Paragard was safe for use as a means of long-term birth
		control and was as safe or safer than other products on the market.
	ii.	Who allegedly made the statement: The Defendants.
	iii.	To whom the statement was allegedly made: Plaintiff and her healthcare providers.
	iv.	The date(s) on which the statement was allegedly made: The statements were made on various dates since its approval by the
		FDA in 1984.
17.	If Pla	intiff is bringing any claim for manufacturing defect and alleging
		beyond those contained in the Master Complaint, the following
		mation must be provided:
	a.	What does Plaintiff allege is the manufacturing defect in her Paragard? N/A

ury Dem	and:	
ury Trial	is demanded as to all counts	
ury Trial	is NOT demanded as to any count	

s/R. Andrew Jones; Stephen Hunt, Jr.

Attorney(s) for Plaintiff

Address, phone number, email address and Bar information:

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R. Andrew Jones (asb-0096-i11r) ajones@corywatson.com Stephen Hunt, Jr. (asb-3621-n62h) shunt@corywatson.com